Amendment No. 1 to HB1424

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AMEND Senate Bill No. 1935

House Bill No. 1424*

By deleting the amendatory language of SECTION 1 and substituting instead the following:

(c) When a bill or petition is made by any of the respective officers named in §29-3-102 and supported by affidavit that there is probable cause to believe that a public nuisance exists, neither notice of the application nor of the hearing shall be required before the court may grant the writ, ex parte. A hearing shall be conducted within five (5) days following the execution of the writ closing and padlocking the premises, or the writ shall expire. Notice of the hearing shall be given to the defendant. If the defendant seeks to continue the hearing on the temporary injunction beyond the five (5) day period, the temporary injunction shall remain in effect.